1	On May 27, 2009, a hearing was held on the Motion of Plaintiff Erfan
2	Amidi ("Plaintiff") for Order Granting Final Court Approval of Class Action
3	Settlement. Diana Khoury and Jason Hill, appeared for Plaintiff; Deborah Weiser
4	of Paul, Hastings, Janofsky & Walker LLP appeared for defendants SBC Long
5	Distance, LLC and AT&T Operations, Inc. ("Defendants").
6	
7	The parties have submitted their Settlement Agreement and Joint
8	Stipulation evidencing their proposed settlement (the "Settlement"), which this
9	Court preliminarily approved in its January 21, 2009, Order. In accordance with
10	the preliminary approval order, Class Members have been given notice of the terms

its provisions. In addition, pursuant to the Class Action Fairness Act of 2005, 28

of the Settlement and the opportunity to object to it or to exclude themselves from

U.S.C. § 1715 ("CAFA"), the United States Attorney General and the Attorneys

General of the States in which all Class Members reside.

Having received and considered the Settlement, the supporting papers filed by the parties, and the evidence and argument received by the Court at the preliminary approval hearing held on January 22, 2009, and the final approval hearing on May 27, 2009, the Court grants final approval to the Settlement, and HEREBY ORDERS and MAKES DETERMINATIONS as follows:

1. Pursuant to this Court's order of January 22, 2009, a Notice of Class Action Settlement, Claim Form, and Exclusion Form were sent to each Class Member by first-class mail. These papers informed Class Members of the terms of the Settlement, their right to object to the Settlement or to elect not to participate in the Settlement and pursue their own remedies, and their right to appear in person or by counsel at the final approval hearing and be heard regarding approval of the

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Nor is this Final Judgment a finding as to the validity of any claims in

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with the terms of the Settlement.

Settlement Amount to pay Participating Class Members in accordance

1	9. The Court finds and determines that payment to the California Labor
2	Workforce and Development Agency (LWDA) of \$5,000 as its share
3	of the Settlement of civil penalties in this case is fair, reasonable, and
4	appropriate; and the Settlement extinguishes Defendants' liability for
5	civil penalties to the State of California, Plaintiff, or Class Members in
6	accordance with the Settlement. The Court hereby gives final approval
7	to and orders that the payment of that amount be paid out of the
8	Maximum Settlement Amount in accordance with the terms of the
9	Settlement.
10	
11	10. The Court will enter a separate order with respect to Plaintiff's motion
12	for an award of his Class Representative Enhancement, Class Counsel
13	Attorneys' Fees and Costs, and Claims Administration Expenses.
14	
15	11. Any court order regarding the application for Class Counsel's
16	attorneys' fees and Plaintiff's incentive fees shall in no way disturb or
17	affect this Order and shall be considered separate from this Order.
18	
19	12. Without affecting the finality of this Order in any way, this Court
20	hereby retains continuing jurisdiction over the interpretation,
21	implementation and enforcement of the Settlement and the payments
22	to be made under the Settlement.
23	
24	13. The Parties shall bear their own attorneys' fees and costs, except as
25	otherwise provided in the Stipulation of Settlement and the Court's
26	Order Granting Award of Attorneys' Fees, Costs, Class Representative
27	Enhancement, and Claims Administration Expenses.

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